	Cas	se 3:11-cr-00152-L	-m Apcyment 15	3 TAT	Filed 07/29/14 ES DISTRICT COURT	age 1 of	1 PageID 839	9
					DISTRICT OF TEXAS	Ì	U.S. DISTRICT CON THERN DISTRICT OF	
					DIVISION	nok	FILED	TEXAS
UNITE	ED STAT	TES OF AMERICA		§ §			JUL 29 2014	
v.				§	CASE NO.: 3:11-CR-	l.		
JASON	N ALLE	N NEFF (1)		§ §		CLER By_	LK, U.S. DISTRICT Deputy	COURT
					COMMENDATION LEA OF GUILTY			
the Incomention are suppressed are s	ed beford dictment ned in Reported mend that and Aborized ating Aga	After cautioning ar fulle 11, I determined by an independent b at the plea of guilty petting the Conspirac Access to Protected	R. Crim.P. 11, and ad examining JASC that the guilty plead asis in fact contains be accepted, and the y to Use Access De Telecommunication.	I has ON A was I ing e at JA evices	of United States v. Dee entered a plea of guilty LLEN NEFF under oa knowledgeable and volum ach of the essential ele SON ALLEN NEFF be to Modify Telecommunications computers; and 18 U.S. have sentence imposed ac	to Count(s th concern ntary and to ments of e adjudged unications S.C. § 15	s) Counts One and ning each of the that the offense(s) such offense. I the I guilty of 18 U.S Instruments and the 13(b)(2), Obstruction	Two of subjects charged herefore .C. § 2, o Make tion by
ota	The defendant is currently in custody and should be ordered to remain in custody.							
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear ar convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the communi if released.							
		I find by clear and	een compliant with to convincing evidence	the cue that	urrent conditions of releat the defendant is not lib d should therefore be rele	kely to fle		
			ot been compliant w		ne conditions of release. this matter should be s	set for hea	aring upon motion	n of the
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.							
Date:	34th da	y of tune 2014			UNITED STATES M	MAGISTR	ATE JUDGE	7

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).